

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
TYLER DIVISION**

**i4i LIMITED PARTNERSHIP and  
INFRASTRUCTURES FOR  
INFORMATION, INC.,**

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**CASE NO. 6:07CV113  
PATENT CASE**

vs.

**MICROSOFT CORPORATION,**

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**Defendant**

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## VERDICT FORM

In answering these questions, you are to follow all of the instructions I have given you in the Court's Charge.

1. Did i4i prove by a preponderance of the evidence that Microsoft infringes Claims 14, 18, or 20 of the '449 patent?

Answer "Yes" or "No" for each Claim.

Claim 14 Yes  
Claim 18 Yes  
Claim 20 Yes

If you answered "Yes" on any Claim, answer the next question. If not, skip it.

2. Did i4i prove by clear and convincing evidence that Microsoft's infringement was willful?

**Answer "Yes" or "No."**

Yes

3. Did Microsoft prove by clear and convincing evidence that any of the listed claims of the '449 patent are invalid?

If you find the claim invalid answer "Yes," otherwise answer "No."

Claim 14      N  
Claim 18      N  
Claim 20      N  
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If you have found any claim infringed and valid, answer question 4; otherwise, do not answer question 4.

4. What sum of money, if paid now in cash, do you find from a preponderance of the evidence would fairly and reasonably compensate i4i for Microsoft's infringement of the '449 patent?

Answer with the amount: \$ 200,000,000

Signed this 20<sup>th</sup> day of May, 2009.  


 JURY FOREPERSON